



## UNITED STATES DEPARTMENT OF COMMERCE

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SERIAL NUMBER	FILING DATE	FIRST	NAMED APPLICANT		ATTORNEY DOCKETT NO.
07/985	199 12/03	3/92 OHNISHI		Н	381/41092
			•	PARK,C	EXAMINER
		B3M1/0	905		
		EDWARDS & LENAH	IAN		
1200 G STREET, N			•	ART UNIT	PAPER NUMBER
WASHING	TON, DC 200	105		2304	19
				DATE MAILED:	
		<b>EXAMINER INTERVIE</b>	W SUMMARY RE	CORD	09/05/95
All participants (applicant	t, applicant's represent	ative, PTO personnel):			•
1) GARY EDW	ARDS (REG.	No. 31,824)	(3)		
2) COLLIN F	PARK CEXAM	INER)	(4)		
Date of interview			· ·		
_		ven to □ applicant □ appl	icant'e representative)		
Exhibit shown or demons	tration conducted:	Yes Do. If yes, brief des	cription:		
		•			
Agreement 🔼 was read	hed with respect to so	me or all of the claims in quest	ion.   was not reach	ned.	
Claims discussed:	T-7, 13-14,	AND 19-20		٠	
Jiainis discussed.					
dentification of prior art o	iscussed: NONE				77
		· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·	
Constitution of the gamers	il nature of what was a	greed to if an agreement was	reached or any other o	Somments: APPL	ICANTS AUTHORIZE
THE ATTACHE	D EXAMINE	r's Amendment	IN ORDER	TO RECITE	THE .
CLAIMED IN	VENTIONS	MORE CLEARLY	APPLICANTS	ALSO AUTHO	RIZED THE
COMMISSIONE	2 TO CHAR	GE THE REQUIR	ED FEE FO	R ONE MON	TH EXTENSION
OF TIME	TO THEIR	ACCOUNT. SE	E EXAMINE	2's AMENDME	NT.
A fuller description, if ne attached. Also, where no	cessary, and a copy of copy of the amendme	f the amendments, if available, ents which would render the cla	which the examiner agains allowable is availa	greed would render the able, a summary thered	claims allowable must be if must be attached.)
1. It is not necessar	y for applicant to provi	de a separate record of the su	bstance of the interview	w.	
WAIVED AND MUST INC	CLUDE THE SUBSTAI	to indicate to the contrary, A F NCE OF THE INTERVIEW (e.g given one month from this inte	,, items 1-7 on the rev	erse side of this form).	If a response to the last Office
2. Since the exami requirements the	ner's interview summa at may be present in th	ry above (including any attach le last Office action, and since	ments) reflects a comp the claims are now allo	elete response to each of the completed	of the objections, rejections and form is considered to fulfill the

Examiner's Signature

box 1 above is also checked.

PTOL-413 (REV. 2 -93)

response requirements of the last Office action. Applicant is not relieved from providing a separate record of the substance of the interview unless